In Re T	The Marriage Of:			
			) ) (Cara #	
(Type or	· Print)	Plaintiff Plaintiff	) Case #	
			)	
And			)	
			)	
(Type or	· Print)	Defendant	)	
	<u>JOINT PH</u>	TITION FOR SIN	MPLIFIED DISSOLUTION OF MARRIA	<u>AGE</u>
Now co	ome the Plaintiff,		, without counsel, and Defendant,	
withou		or print Plaintiff's name) ion this Honorable Cour	(type) art for a dissolution of the marriage between Plaintiff	or print Defendant's name) and Defendant. In
support	t of this petition for dissolu	ition of marriage, the pa	arties state as follows:	
1.	The Plaintiff is presently	years of age; P	Plaintiff's occupation is	; Plaintiff resides
	at			, Illinois;
	and □ has □ has not re	et Address) sided in the State of Illin	(City) inois for at least ninety (90) days immediately preced	ing the filing of this
	(check one) Petition for Dissolution	of Marriage.		
2.	The Defendant is presen	tly years of age;	Defendant's occupation is	; Defendant
	_		•	, Illinois;
	(Street A	Address)	(City) inois for at least ninety (90) days immediately preced	
	(check one)		mois for at least fiffiery (90) days fiffinediately preced	ing the fining of this
	Petition for Dissolution			
3.	The Plaintiff and Defend	lant have been married	for less than eight (8) years prior to the filing of this	petition; they were
	married on		; and the marriage was registered in	county)
				ounty)
	County,(State)			
4.	No children were born to	the Plaintiff and Defer	ndant during their relationship; no children were add	opted by the parties; and
	(Type or Print Wife		, to her knowledge, is not pregnant.	
	(1 ype or Print Wife	(S INdille)		

F	The mention have lived compared and amount for a continuous and discusses of cl. (C) and the set lived and the set lived
5.	The parties have lived separate and apart for a continuous period in excess of six (6) months and irreconcilable differences
	have caused the irretrievable breakdown of their marriage; efforts at reconciliation have failed and future attempts at
	reconciliation would be impracticable and not in the best interests of the parties. The parties have signed an affidavit waiving
	the requirement for a continuous period living separate and apart in excess of two (2) years. The parties have lived separate
	and apart since,  (Month and Day) (Year)
6.	Neither party is dependent on the other party for spousal support (also known as alimony or maintenance), or each party is
	willing to waive the right to spousal support. Both parties understand that consulting with attorneys may help determine
	eligibility for spousal support. Both Plaintiff and Defendant waive any rights to maintenance.
7.	Neither Plaintiff nor Defendant has any interest in real property (real estate).
8.	The parties have disclosed to each other all assets and their tax returns for all years of the marriage.
9.	Neither party has a gross annualized income in excess of \$20,000; the Plaintiff's gross annual income from all sources is
).	\$; the Defendant's gross annual income from all sources is \$; and the total annual income of the
	parties is less than \$35,000.00.
10.	The total fair market value of all marital property, after deducting all encumbrances, is less than \$10,000.00 and the parties
	have executed a written agreement dividing all assets in excess of \$100.00 in value and allocating responsibility for debts and
	liabilities between the parties. A copy of the written agreement, signed by both parties, is filed with this petition.
11.	(Optional)''s former maiden name was (Type or Print Wife's Name)
	(Type or Print Wife's Name)
WHER	EFORE, the parties pray as follows:
A.	That the parties be awarded a Judgment of Dissolution of Marriage dissolving the bonds of matrimony existing between
	them.
B.	That the written agreement of the parties dividing marital assets, debts and liabilities, a copy of which is filed with this
	petition, be incorporated into the final order and judgment of this Court granting the petition for dissolution of marriage.
C.	(Optional) That be restored to her former/maiden name,  (Type or Print Wife's Name)
	(Type or Print Wife's Name)
	(Type or Print Wife's Maiden or Former Name)
D.	That this Court grant the parties such other and further relief as may be just.
Plaintif	f Defendant

### VERIFICATION

STATE OF ILLINOIS	) )SS	
COUNTY OF	)	
	, Plaintiff, b	being first duly sworn upon oath, depose and say that I have read the
foregoing Joint Petition for Simplific	ed Dissolution of Marriage	, understand the contents thereof, and believe the same to be true and
correct to the best of my knowledge	and belief.	
		Plaintiff
		- Minute
Subscribed and sworn to before me,	a Notary Public, this	day of,
		Notary Public
STATE OF ILLINOIS	)	
COUNTY OF	)SS )	
	, Defendant	, being first duly sworn upon oath, depose and say that I have read the
	_	, understand the contents thereof, and believe the same to be true and
correct to the best of my knowledge	and belief.	
		Defendant
Subscribed and sworn to before me	a Notary Public this	day of,,
and by on to before me,		
		Notary Public

In Re The M	larriage Of:	)		
		) ) Case #		
(Type or Print)	Plaintiff	)		
		)		
And				
(Type or Print)	Defendant	)		
	•	RDING SEPARATION OF THE PARTIES, AND WAIVER OF BIFURCATED HEARING		
Now come _		, Plaintiff, and,		
Defendant, a	and being first sworn on their oaths, depose an	nd state as follows:		
1.	That irreconcilable differences have caused	the irretrievable breakdown of their marriage.		
2.	2. That all efforts at reconciliation of the differences between the parties have heretofore failed and future attempts at reconciliation would be impracticable and not in the best interest of the parties.			
3.	. That the parties have lived separate and apart for a continuous period of more than six (6) months prior to the date of this affidavit, having separated on or about, and having remained living separate for all times thereafter (month) (day) (year)			
4.	<ul> <li>a. That each of the parties hereto expressly waive the requirement that the continuous period of living separate and apart be in excess of two (2) years in order for the Court to enter a Dissolution of Marriage based upon irreconcilable differences which have caused the irretrievable breakdown of their marriage; and,</li> <li>b. Each of the parties further stipulated that the requirement shall be reduced to a period only in excess of six (6) months rather than in excess of two (2) years as provided by Section 401 (a) (2) of the Illinois Marriage and Dissolution of Marriage Act.</li> </ul>			
5.		parties has been divided according to the terms of the written agreement of the n of Marriage in this cause, and that the parties have executed all documents		
6.	That the parties waive any right either may	have to a bifurcated hearing in this cause.		
7.	That each of the parties represents that their	signing of this Affidavit is their individual, sole, voluntary act.		
Plaintiff		Defendant		

### VERIFICATION

STATE OF ILLINOIS	)	
COUNTY OF	)SS )	
	, Plaintiff, b	eing first duly sworn upon oath, depose and say that I have read the
foregoing Joint Affidavit, underst belief.	and the contents thereof, and l	believe the same to be true and correct to the best of my knowledge and
		Plaintiff
Subscribed and sworn to before m	ne, a Notary Public, this	day of
		Notary Public
STATE OF ILLINOIS  COUNTY OF	) )SS )	
		being first duly sworn upon oath, depose and say that I have read the believe the same to be true and correct to the best of my knowledge and
		Defendant
Subscribed and sworn to before m	ne, a Notary Public, this	day of,
		Notary Public

In Re The Marriage Of:			
		)	
(Type or Print)	Plaintiff	)	
(Type of Finit)	1 mileti	)	
And		)	
		)	
		) )	
(Type or Print)	Defendant	)	
	AGREEMEN	T AS TO ASSETS	AND DEBTS
Now come	on Drint Digintiff's Name)	, Plaintiff, and	d, (Type or Print Defendant's Name)
Defendant, and hereby a		on of all marital assets in	excess of One Hundred Dollars (\$100.00) in value
		Marital Assets	
(List all marital as	f Asset and Estimated Value sets in excess of One Hundred Dollars ; assets of lower value may be listed)		Party to receive Asset (Enter name of Party [Husband or Wife] who will receive asset)
1			
2.			
3			
4			
5			
6.			
7.			
8			
9.			
10.			

#### MARITAL DEBTS AND LIABILITIES

<b>Description</b> (List all marite	n of Debt or Liability al Debts and Liabilities)	Amount (Total balance)	Account Number (List account number)	Party to Pay Debt (Enter name of party [husband or wife] who will be responsible for paying the debt)
1.		\$		
2.		\$		
3.		\$		
4.		\$		
5		\$		
6.		\$		
7.		\$		
8.		\$		
9.		\$		
10.		\$		
Plaintiff's Signature			 Defendant's Signa	ture
	rn before me this		Subscribed and sw	vorn before me this
day of	,		day of	
Notary Public			Notary Public	

In R	Re The Marriage Of:					
			)			
			)	Case #		
(Тур	e or Print)	Plaintiff	)	cuse "		
			)			
			)			
And			)			
			)			
			)			
(Тур	e or Print)	Defendant	)			
			<b>-</b>			
		JUDGMENT FO	<u>R DISSOL</u>	<u>UTION OF MARRIAGE</u>		
Cou	ort having examined and cons	idered the Petition, the	Affidavit of	plified Dissolution of Marriage filed by the parties hereto; the parties, and all other pleadings and exhibits filed in thi he Court being otherwise fully advised in the premises, fir	S	
	ows:	to testimony presented	i norom, una t	the court being otherwise runy davised in the premises, in	ids ds	
1.	This court has jurisdiction	over the subject matter	r and parties h	nereto.		
2.		and/or		now, and for ninety (90) days contin	nuously	
	(Type or Print Plaintiff's Name	e and/or Defendants Name, o	or Both Names)			
	and immediately preceding	this date, have been re	esidents of the	e State of Illinois.		
3.	The parties have been married for less than eight (8) years prior to the filing of this petition; the parties were married on					
		; and the marria	age was regis	tered in(County)	-	
	(Month) (Day) (	Year)		(County)		
	County,(State)		·			
4.	caused the irretrievable br	eakdown of the marriag	ge; efforts at	od in excess of six (6) months; irreconcilable differences he reconciliation have failed; and, further efforts at reconciliatin the best interest of the parties.		
5.	The parties have each signed an affidavit waiving the requirement for a continuous period living separate and apart in excess of two (2) years.			cess of		
6.	The parties have each sign	ed a waiver of any righ	nt to a bifurca	ted hearing in this cause.		
7.	No children were born to o	or adopted by the partie	es during their	relationship and to the best of her knowledge		
		is no	ot pregnant a	t this time.		
	(Type or Print Wife's Name)					

Both the Plaintiff and Defendant have waived any right to maintenance.

8.

9.	Neither Plaintiff nor Defendant has any interest in real property. The parties have disclosed to each other all assets and their tax returns for all years of marriage. Neither party has a gross annualized income in excess of \$20,000, and the total annualized income of the parties is less than \$35,000.				
10.	The total fair market value of all marital property owned by the parties, after deducting all encumbrances, is less than \$10,000.00. The parties have executed a written agreement, which the Court finds is not unconscionable, dividing all assets in excess of \$100.00 in value and allocating responsibility for all debts and liabilities between the parties. A copy of the written agreement, signed by both parties, was filed with the petition in this cause and is hereby incorporated by reference as if fully set forth herein.				
11.	((	Optional)	's former/maiden name was  (Type or Print Wife's Maiden or Former name)		
WH	ER	EFORE, IT IS HEREBY ORDERED, AD	JUDGED AND DECREED:		
	A.	The present marriage between the parties is Judgment of Dissolution of Marriage dissolution	hereby dissolved, and Plaintiff and Defendant are each hereby awarded a ving their present bonds of matrimony.		
	В.	distribution of assets, debts and liabilities. I have against the other, and to dispose of all entered into by the parties and presented to titles, certificates and other documents of an	t, as if it were fully set forth herein, the agreement of the parties concerning the Plaintiff and Defendant each is hereby ordered to dispose of all claims each may assets, debts and liabilities, in accordance with and pursuant to the agreement this Court. Plaintiff and Defendant are each ordered to timely execute any and all my kind or nature whatsoever, necessary to carry out the terms and condition of s to the division of assets, debts and liabilities ordered herein.		
,	C.	Each of the parties is hereby denied mainter	nance for now and for all times hereafter.		
	D.	(Optional)(Type or Print Wife's Name)	is hereby restored to her former/maiden name,		
		(Type or Print Wife's Maiden or Former na	me)		
	E.	Except for the provisions contained in this J foreclosed from making any and all claims a rights, rights of inheritance or any and all of	Sudgment of Dissolution of Marriage, each of the parties is hereby barred and against the other whether for alimony or maintenance, homestead rights, dower ther property rights, whether real, personal or mixed, which either of them may but of the marital relationship heretofore existing between them.		
	F.	This Court retains jurisdiction of this cause Marriage.	for the purpose of enforcing the provisions of this Judgment of Dissolution of		
ENT	ED	ED:			
ENI	EN	ЕD	JUDGE		
APP	RO	VED AS TO FORM AND CONTENT:			
	 ntif	<del>;</del>			
Defe	nda	nnt			